

U.S. Court U. S.

In the Supreme Court of the United States.

OCTOBER TERM, 1893.

THE UNITED STATES, APPELLANT, }
v.
EARL B. COE. } No. 1046.

APPEAL FROM THE COURT OF PRIVATE LAND CLAIMS.

MOTION TO ADVANCE.

The Solicitor-General respectfully shows to the court that the Department of Justice is in receipt of a petition for the advancement of this case, numerously signed by the taxpayers and citizens of Yuma County, Ariz., upon the grounds therein stated, as follows:

That the said case involves the title to the principal part of the agricultural land in Yuma County now capable of irrigation; that until such suit is finally adjudicated the said land can not be settled and farmed; that as a consequence the business interests of the county are stagnated; a great many people are prevented from settling on the said lands and making homes, to the benefit of both themselves and others.

The Department of Justice concurs in this view, and the Solicitor-General now respectfully moves that, on account of the particular circumstances of the case and the public interests involved, it be advanced and assigned for argument at an early day in the next term. The appellee consents to the advancement.

LAWRENCE MAXWELL, JR.,
Solicitor-General.

